IN THE UNITED S	TATE	S DISTRICT COURT FILED	
FOR THE D	ISTRI	S DISTRICT COURT FILED ICT OF UTAH LS DISTRICT COURT	
CENTI	IVISION 2006 JUL 18 A 10: 2		
IHC HEALTH SYSTEMS, INC. d/b/a	§	210.00.00	
LDS HOSPITAL	Š	DISTURED OF UTAH	
	§	Βγ: 8 Δ	
Plaintiff,	§	DEPUTY CLERK	
	§		
v.	§	CIVIL ACTION NO.	
	§		
	§		
RAILSERVE, INC. EMPLOYEE	§	Judge J. Thomas Greene	
BENEFIT PLAN	§	DECK TYPE: Civil	
	§	DATE STAMP: 07/18/2006 @ 10:24:44 CASE NUMBER: 2:06CV00588 JTG	
Defendant.	§	CASE NORDER. 2.00CV00300 019	

PLAINTIFF'S ORIGINAL COMPLAINT

TO THE HONORABLE JUDGE OF THIS COURT:

IHC Health Systems, Inc. d/b/a LDS Hospital ("LDS Hospital"), files this Complaint against the Railserve, Inc. Employee Benefit Plan ("Railserve") for the non-payment of health insurance benefits on behalf of Joseph Jeppesen, and states the following:

PARTIES

- 1. IHC Health Systems, Inc. d/b/a LDS Hospital is a Utah corporation with its principal place of business in Salt Lake City, Utah. LDS Hospital is located in Salt Lake City, Utah.
- 2. Railserve, Inc. Employee Benefit Plan is a self-funded welfare plan and can be served through its trustee at 1691 Phoenix Boulevard, Suite 110, Atlanta, Georgia, 30349.

JURISDICTION AND VENUE

- 3. There is federal question jurisdiction in this case pursuant to 28 U.S.C. § 1331 and 29 U.S.C. § 1132(e)(1) because Plaintiff has brought claims under 29 U.S.C. § 1132 et seq.
- 4. Venue is proper in the District of Utah because the facts and claims alleged herein were committed and arose in substantial part within the District of Utah and in particular, the

Northern Division and under 29 U.S.C. § 1132(e)(2).

FACTUAL ALLEGATIONS

- 5. Joseph Jeppesen was treated at LDS Hospital from July 22, 2002 through August 1, 2002.
- 6. As a result of the treatment of Mr. Jeppesen, there was a total bill of \$47,611.54 incurred at LDS Hospital.
- 7. At the time of treatment, Mr. Jeppesen was insured through the Railserve, Inc. Employee Benefit Plan, which is an ERISA Plan.
- 8. LDS Hospital has only been paid \$7,348.73 by Railserve for the services that were rendered to Joseph Jeppesen. LDS Hospital has billed and appealed to Railserve for the refusal to pay the additional amounts on numerous occasions. Railserve has refused to pay the remaining of this bill claiming the use of "illegal drugs or medications."
- 9. Joseph Jeppesen has assigned his health insurance benefits from Railserve, Inc. to LDS Hospital.
- 10. Standing in the shoes of Joseph Jeppesen, LDS Hospital seeks the payment required under Railserve's Plan and schedules.

CAUSES OF ACTION

- 11. Based on the facts plead above, Plaintiff brings the following causes of action against Defendants:
 - a. Violation of 29 U.S.C. § 1132 in that Railserve has, arbitrarily and capriciously, as well as by abusing their discretion, refused to pay LDS Hospital according to its Plan for the treatment of Joseph Jeppesen.

ATTORNEYS FEES AND COSTS

12. Pursuant to 29 U.S.C § 1132 (g)(1), LDS Hospital seeks its attorneys fees and costs

for the pursuit of this case.

WHEREFORE, Plaintiff respectfully requests that Railserve be cited to appear and answer herein, that this case be set for trial, that a jury be impaneled, and that upon trial of this action, LDS shall have and recover all of the following:

- a. actual damages, including the total remaining balance on the Joseph Jeppesen accounts;
- b. reasonable attorney's fees;
- c. court costs and expenses;
- d. pre-judgment and post-judgment interest at the highest legal rate; and
- e. for other and further relief to which the Plaintiff is entitled and as the Court deems proper.

Respectfully submitted,

THE TUREK LAW FIRM PLLC

By:

Douglas Turek State Bar No. 9649 Attorney-in-Charge

OF COUNSEL:

THE TUREK LAW FIRM, PLLC 25231 Grogan's Mill Road, Suite 110 The Woodlands, Texas 77380 Telephone: (281) 296-6920

Telecopier: (281) 296-0733

ATTORNEY FOR PLAINTIFF

TO THE EXTENT ALLOWED BY LAW, A JURY TRIAL IS REQUESTED IN THIS MATTER.

SJS 44 (Rev. 11/04)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Gourt To the purpose of initiating

the civi	il docket sheet. (SEE IN	STRUCTIONS ON THE REVERSE OF THE FORM.)			J.J. 915	THICLEUUKI		
1. (a) PLAINTIFFS			DEFENDANTS 2001 IIII 1 2 4 10 2 2					
	IHC Health Services, Inc. d/b/a LDS Hospital			Railserve, Inc. Employee Benefit Plan 10: 22				
(b)	•	of First Listed Plaintiff KCEPT IN U.S. PLAINTIFF CASES)		NOTE: IN LAN	of First Listed Defendant STI (IN U.S. PLAINTIFF CASES D CONDEMNATION CASES UNVOLVED.	ONLY) 💫		
	Attorney's (Firm Name, The Turek Law Firm 25231 Grogan's Mil The Woodlands, Tex	Road, Suite 110		Attorneys (If Known)				
II. B	ASIS OF JURISD	ICTION (Place an "X" in One Box Only)			RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff		
□ 1	U.S. Government Plaintiff	(U.S. Government Not a Party)			TF DEF I I Incorporated or Pr of Business in The			
□ 2	U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenship of Parties in Item III)	Citiz	en of Another State	2 Incorporated and of Business In			
	VARIABLE OF CLUM			en or Subject of a reign Country	3 Foreign Nation	□ 6 □ 6		
	CONTRACT	(Place an "X" in One Box Only)	FOR	FEITURE/PENALTY ==	BANKRUPTCY	OTHER STATUTES		
120 h	Insurance Marine Miller Act Miller Act Miller Act Miller Act Recovery of Overpayment Lenforcement of Judgment Medicare Act Recovery of Defaulted fudent Loans Excl. Veterans) Recovery of Overpayment of Veteran's Benefits Stockholders' Suits Other Contract Contract Product Liability Franchise EAL PROPERTY Land Condemnation Foreclosure Rent Lease & Ejectment Torts to Land Tort Product Liability All Other Real Property	PERSONAL INJURY 310 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury 360 Other Personal Injury 360 Other Personal Injury 370 Other Fraud Synder Personal Property Damage Product Liability 385 Property Damage Some Personal Injury 385 Property Damage Product Liability 386 Asbestos Personal Injury Product 386 Prosonal Injury Product Liability 386 Profuct Liability 386 Profuct Liability 386 Other Personal 386 Other Personal 386 Other Personal 385 Property Damage Product Liability 386 Profuct Liability 387 Profuct Liability 388 Profuct Personal 389 Profuct Liability 380 Profuct Liability 380 Profu	EXY	510 Agriculture 520 Other Food & Drug 525 Drug Related Seizure of Property 21 USC 881 530 Liquor Laws 540 R.R. & Truck 550 Airline Regs. 560 Occupational Safety/Health 590 Other LABOR 710 Fair Labor Standards Act 720 Labor/Mgmt. Relations 730 Labor/Mgmt. Reporting & Disclosure Act 740 Railway Labor Act 740 Railway Labor Act 790 Other Labor Litigation 791 Empl. Ret. Inc. Security Act	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 □ PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 840 Trademark □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) □ FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 810 Selective Service 850 Securities/Commodities/ Exchange 875 Customer Challenge 12 USC 3410 890 Other Statutory Actions 891 Agricultural Acts 892 Economic Stabilization Act 893 Enryronmental Matters 894 Energy Allocation Act 895 Freedom of Information Act 900Appeal of Fee Determination Under Equal Access to Justice 950 Constitutionality of State Statutes		
V. ORIGIN Original Proceeding Original Proceeding								
		Brief description of cause: Claim for health benefits un	der ERI	<u>SA, 42 USC 11</u> 32				
	REQUESTED IN COMPLAINT:	CHECK IF THIS IS A CLASS ACTIO UNDER F.R.C.P. 23	N D	EMAND S	CHECK YES only JURY DEMAND	if demanded in complaint: : □ Yes □ No		
VIII. RELATED CASE(S) IF ANY (See instructions): JUDGE DOCKET NUMBER								
FOR OFFICE USE ONLY SIGNATURE OF ATTORNEY OF RECORD WULL By Funissian								
RECEIPT # AMOUNT APPLYING IFP Judge J. Thomas Greene								

DECK TYPE: Civil

DATE STAMP: 07/18/2006 @ 10:24:44

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